IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:

TYRONE HOSPITAL, : Bankruptcy No. 06-70759JAD

: Doc. No. 446

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Debtor(s). : Chapter 11

POST-CONFIRMATION ORDER AND NOTICE

AND NOW, at Pittsburgh this 10th day of June, 2010:

All creditors and all other parties in interest are hereby notified that the **Chapter 11 Plan Proposed By Debtor Dated March 1, 2010, at Doc. #446, as modified,** has been confirmed by Order of Court dated June 10, 2010, and that to the extent provided in 11 U.S.C. § 1141, discharges the debtor(s), binds the debtor(s) and other entities, vests property of the estate in the debtor(s) free and clear of claims and interests of creditors and other entities, and voids any judgment and operates as an injunction with respect to any debt discharged. The plan constitutes a new agreement between the debtor(s) and the creditor which is binding and shall be enforceable as any other contract in the courts of the states or United States.

This order is entered to provide a timetable for final action in this case.

IT IS THEREFORE ORDERED:

(1) ADMINISTRATIVE EXPENSES AND PROFESSIONAL FEES

All applications for award of compensation or expenses to a trustee, examiner, attorney or other professional person and all other motions for allowance of administrative expenses shall be served and filed within forty-five (45) days after the date of this order or forty-five (45) days from the Plan's effective date, whichever is later. The failure to timely file, and obtain Court approval, of the allowance and payment of the fees, costs, and expenses may result in the disallowance of the same.

(2) **OBJECTIONS TO CLAIMS**

Any claim objection shall be served and filed within forty-five (45) days after the date of this order. In instances where claims have been filed after the date of this order, objections shall be filed within forty-five (45) days such claims are noted on the Claims Register. The failure to timely object to claims may result in such claims being deemed allowed.

(3) **<u>REPORTS</u>**

Pursuant to 11 U.S.C. § 1106(a)(7), the debtor(s) or trustee shall file, within forty-five (45) days after the date of this order, a status report detailing the actions taken by the debtor(s) or trustee and the progress made in the consummation of the plan. Said reports shall be filed every January 15th and every July 15th thereafter until a final decree has been entered.

(4) OTHER PROCEEDINGS

Any other adversary proceeding, contested matter, motion or application shall be filed within forty-five (45) days after the effective date of this order, or within the applicable statute of limitation.

(5) CLERK'S CHARGES AND REPORT INFORMATION

Within fourteen (14) days of the date of this order, debtor(s) shall submit a <u>written</u> request to the clerk of court to obtain the sum representing any notice and excess claim charges. Said amount shall be paid in full within forty-five (45) days of the date of this order.

(6) UNITED STATES TRUSTEE FEES

Payment of all fees due to the United States trustee must be provided for pursuant to 11 U.S.C. § 1129(a)(12).

(7) **FINAL REPORT AND DECREE**

Within forty-five (45) days of consummation of a Plan, the debtor(s) or trustee shall file a Report And Application For Final Decree in accordance with 11 U.S.C. § 1106(a)(7). The report shall include a narrative of the activities taken toward compliance with the plan <u>and</u> the information contained in the Report For Bankruptcy Judges In Cases To Be Closed, attached hereto as Exhibit A. For purposes of this paragraph, "consummation" means the distribution of any deposit required by the plan. If no deposit was required, "consummation" means the payment of the first distribution required by the plan.

(8) **EXTENSIONS OF TIME**

Any time period established in this order may be extended by the court for cause after notice and hearing, but only upon motion filed <u>prior</u> to the deadline established under the relevant paragraph of this order. Nothing in this order shall preclude any proceeding in another court with jurisdiction within time limits which might otherwise be applicable.

(9) **NOTICE**

The debtor(s)'s attorney shall mail a copy of the order confirming the plan (a copy of the plan need not be attached) and this Post-Confirmation Order (Exhibit A, Report for Bankruptcy Judges In Cases To Be Closed, need not be attached) as notice thereof to all creditors and all other parties in interest, the

debtor(s), debtor(s) attorney, the trustee, if any, all parties who have filed a request for notices, all professionals who may have administrative claims against the estate of the debtor(s), and the United States trustee, and file a certificate of service within fourteen (14) days of the date of this order.

(10) **CONTINUATION STATEMENTS**

Judgment holders should revive their liens and secured creditors should file continuation statements, if appropriate, within sixty (60) days of the date of this order for purposes of 13 Pa. C.S.A. § 9403.

(11) CASE CLOSING

This case shall be closed six (6) calendar months from the date of the order confirming the plan <u>or</u> upon entry of the final decree. At the expiration of six (6) months, or in the absence of a motion for final decree (or for an extension to file same), the debtor(s) attorney and the clerk shall advise the court as to why the case cannot be closed.

June 10, 2010

JEFFERY A. DELLER

U. S. Bankruptcy Judge

Attachment

CASE ADMINISTRATOR TO MAIL COPY TO:

cm:

James R. Walsh, Esq.

Office of United States Trustee

FILED

JUN 10 2010

CLERK, U.S. BANKRUPTCY COURT WEST. DIST. OF PENNSYLVANIA

LOCAL BANKRUPTCY FORM NO. 14

IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

IN RE:	: : : :	Bankruptcy No:
REPOR	T FOR BANKRUPTCY JUD	GES IN CASES TO BE CLOSED
	CHAPTER 1	1 CASES
	_Plan Confirmed	Plan Not Confirmed
If plan was confirmed and the c the general unsecured class of c		percentage dividend was (or is) to be paid under the plan to
Fees and Expenses (actual past	payments):	
Trustee's Statutory C Fee for Attorney for Fee for Attorney for Fee for Attorney for Expenses Awarded to	Trustee Debtor	Fee for Accountant Fee for Broker Fee for Auctioneer Other (Detail Below)
		on this form is true and correct to the best of my ents have been designated appropriately as such.
DATE	PREPARER	SIGNATURE